STATE OF LOUISIANA OFFICE OF FINANCIAL INSTITUTIONS BATON ROUGE, LOUISIANA

APPLICATION REQUIREMENTS FOR LICENSURE UNDER THE LOUISIANA BOND FOR DEED CONTRACT LAW

Pursuant to LSR-R.S. 6:414(B) as added by Act 1993, No. 932, states in part, ("no person other than a financial institution or other person subject to the general supervision or regulations of the Commissioner pursuant to Title 6 or Title 9 of the Louisiana Revised Statutes of 1950 shall engage in business as a bond for deed escrow agent on or after November 1, 1993, unless such person has first obtained a license pursuant to regulations issued by the Commissioner...") This law also states the Commissioner shall promulgate such rules and regulations as deemed necessary to implement this provision.

The Office of the Commissioner has promulgated a rule designated as LAC 10:XV. Chapter 9 Sections 901 et seq. regarding bond for deed escrow agents. A copy of this rule and LSA-R.S. 6:414 (B) are enclosed with this application for licensure as a bond for deed escrow agent.

All of the following information must be submitted before this application will be accepted for filing and

proces	sing:
	A check or money order payable to the Office of Financial Institutions in the amount of \$150. This fee is nonrefundable.
	Attach a list of additional locations where the applicant intends to operate as a bond for deed escrow agent. Include complete physical/municipal address, phone number and manager.
	Completed, signed, and notarized Uniform Application
	Two (2) Original Fingerprint Cards (including fingerprints, printed name, signature, social security number, and date of birth) and \$50 background processing fee. (Note: See Fingerprint Card Information form for instructions)
	Louisiana Police Bureau Criminal Identification and Information Form must be completed. Louisiana State Police will not process incomplete forms. Incomplete forms will be returned. (See Fingerprint Card instructions.)
	The applicant's current financial statement showing a minimum maintainable net worth of \$25,000 and signed by an authorized person.
	A Surety Bond [Attachment H] with an initial amount of at least \$10,000, or a minimum \$10,000 irrevocable letter of credit evidenced by an Irrevocable Letter of Credit Agreement [Attachment E]; an unencumbered escrow account with an initial amount of \$10,000 [Attachment F] or a \$10,000 cash deposit in a federally insured financial institution or branch thereof located in Louisiana with the account pledged to the Commissioner and a properly executed irrevocable power of attorney. [Attachment G]
	Evidence of escrow deposit accounts, evidenced by a Registration Statement of Financial Institution Escrow Deposit Accounts Attachment [I]
	Agent for Service of Process and Acknowledgement, signed and notarized. Attachment [J]
	Contact person regarding this application: Sandra Ledoux (225) 922-0638 sledoux@ofi.state.la.us.
	Applications may be mailed or hand delivered to:

Office of Financial Institutions 8660 United Plaza Boulevard – 2nd Floor Baton Rouge, LA 70809 Office of Financial Institutions P. O. Box 94095 Baton Rouge, LA 70804-9095

INSTRUCTIONS UNIFORM APPLICATION FOR LICENSURE/REGISTRATION

This application will not be considered complete until this Office receives all fees and required information. Failure to provide all documentation will result in increased processing time and possible denial of the application. All blanks must be completed. If N/A, so state.

- No. 1 Full legal name of entity. The only instance, in which the "applicant" may be a natural person, is if the applicant is a sole proprietorship. Otherwise, the "applicant" is a separate legal entity that will be conducting business. The name inserted on this line must be **identical** to the name filed with the Secretary of State from the state in which you are applying.
- No. 2 If applicant operates under a trade or assumed name, the name inserted on this line must be <u>identical</u> to the name that appears on the certificate of registration filed with the proper state authority in which the applicant is applying (e.g. Secretary of State).
- No. 3 Street address of the office location that will appear on the face of the license.
- No. 4 The <u>mailing address</u> of the applicant, if different from No. 3. If same, so state.
- No. 5 Main office phone number, fax number, web site and/or e-mail address.
- No. 6 Check the type of organization. Attach copies of Certificate of Authority, Articles of Incorporation or Organization, Partnership Agreement and Bylaws, whichever is applicable.
- No. 7 Insert the state in which the applicant was originally registered and date that the applicant was incorporated, organized or formed.
- No. 8 Out-of-state applicants must submit documentation evidencing that your company/entity is authorized to do business in the state in which you are applying. (Registration Certificate from the proper authority such as the Secretary of State)
- No. 9 Self-explanatory
- No. 10 Self-explanatory
- No. 11 Complete name, address, and phone number of the Registered Agent for Service of Process. (Sole Proprietor's put "N/A.") Registered Agent must be a person located in the state in which you are applying.
- No. 12 Self-explanatory
- No. 13 Self-explanatory
- No. 14 Self-explanatory
- No. 15 List the states in which the applicant/registrant is conducting or has conducted similar type of business.
- No. 16 List the name, title, complete address, and percentage of ownership of each director, manager, member, partner, sole proprietor, all 10% or greater equity owners and officer (CEO, CFO, COO, President, EVP, Secretary, Treasurer, or individuals of similar status or function). Additional sheets may be copied and attached, if necessary. For purposes of this application, "equity owners" includes stockholders, members, or general member if LLC, partners, or limited partners that own equity in the business seeking licensure. If applicant is a subsidiary, list requested information for parent company and all individual having 10% or greater of the parent.
- No. 17 Self-explanatory
- No. 18 Information concerning the parent company, if the applicant is a subsidiary and an organizational chart.

ALL ATTACHMENTS MUST BE SUBMITTED

LOUISIANA OFFICE OF FINANCIAL INSTITUTIONS

8660 United Plaza Boulevard, 2nd Floor Baton Rouge, LA 70809 (225) 925-4660

FINGERPRINT CARD INFORMATION

Act 236 of the 2006 Regular Session of the Louisiana Legislature amended LSA-R.S. 6:121.2 effective June 2, 2006. This section authorizes the Commissioner of Financial Institutions to request and obtain state and national criminal history record information on any person applying for any license with the Office of Financial Institutions, as well as require any applicant for any license to submit two full sets of fingerprints in a form or manner prescribed by the Commissioner as a condition of the Commissioner's consideration of their application.

WHO MUST SUBMIT FINGERPRINT CARDS:

1) Owner(s): Sole Proprietors; partners and general partners, if partnership; trustees; members and general members, if an LLC; and 10% or greater equity owners.

2) Director(s): All directors.

3) Officer(s): Chief Executive Officer, Chief Operating Officer, Chief Financial

Officer, President, Executive Vice President(s), Corporate Secretary, Treasurer, or

individuals of similar status or function.

NOTE: Louisiana residents or persons listed in Question 16 of the Uniform Application who have had a license since June 2001 are not required to submit fingerprint cards at this time.

WHAT MUST BE SUBMITTED:

- 1) Two original Form FD 258 fingerprint cards, or equivalent, which can be obtained from your local law enforcement office. The form on these cards must be **completely** filled out. Louisiana State Police will not process incomplete cards. Incomplete cards will be returned.
- 2) \$50 nonrefundable criminal background processing fee made payable to the Office of Financial Institutions. (This fee is in addition to the application fee.)
- 3) Completed Authority to Obtain Information from Outside Sources Form, signed and notarized (included in application package).
- 4) Completed Louisiana State Police Bureau of Criminal Identification and Information Form, signed and notarized (included in application package). Louisiana State Police will not process incomplete forms. Incomplete forms will be returned.

IMPORTANT NOTICE

Applicants submitting fingerprint cards that are smudged or unreadable will be required to resubmit new cards at no additional cost. This will add to the processing time of the application.

TYPE OF LICENSE APPLIED UNIFORM APPLICATION REVISED FOR: FOR LICENSURE/REGISTRATION 08/2006 **BOND FOR DEED** 1. Full legal name of applicant (attach secretary of state certificate from the state in which you are applying): 2. Trade name, d/b/a, or assumed name of applicant, if applicable: Fed. Tax I.D.#: (attach registration documentation/certificate) Principal office street address: 3. City: State: Zip Code: 4. Mailing address (street or post office box): Zip Code: City: State: Business phone number: Business fax number: 5. E-mail address: Web site: www. Type Of Organization: 6. ☐ Corporation ☐ Sole Proprietorship Limited Liability Partnership Limited Liability General Partnership Other (Explain) Company (LLC) State/Commonwealth of Incorporation: 7. Date of Incorporation/Organization: If a foreign corporation or other type of legal entity, state the date that the entity filed with the proper state authority in which 8. the applicant is applying. (e.g. secretary of state), if so required: Physical address of location at which the official books and records of the applicant are kept: 9. State: Zip Code: Phone No: City: 10. Does applicant engage in any activity through electronic or automated mediums, such as the internet? () If yes, attach description of activity and web site address () No Registered agent for service of legal process: 11. (must be located in state/commonwealth in which you are applying) Name: Mailing Address: Phone Number: City: State: Zip: 12. Person authorized to answer questions pertaining to this application: Name:

Zip Code:

Fax No:

State:

Phone No:

Address:

E-Mail Address:

City:

13.	Person authorized to answer regulatory compliance issues:							
	Name:							
	Address:							
	Address.							
	City:		State:	Zip Code:		Phone No:		
	E-Mail Address:			Fax No	<u> </u>			
	E Man Fladross.			1 421 1 10	•			
14.	Person authorized to answer consumer complaints:							
	Name:							
	Address:							
	radicss.							
			1	_				
	City:		State:	Zip Co	ode:	Phone No:		
	E-Mail Address:			Fax N	D:			
15.	List all states in which app	licant is conducti	ng or has co	nducted b	usiness related to this	application:		
	(attach list if necessary)		• •	,	1		T	
	State or states in which business is/was	Type of busine	ess conducte	Names under which applicant is		Original license date	Active or Inactive	
	conducted				or has operated	incense date inactive	mactive	
	Conducted				or nas operated			
16.	List all principal officers ar	nd title held, direc	ctors, partne	ers, and m	embers. (attach adde	ndum if necessary)		
Nomo	& Title	Dringing Office	aa Addraga			% Ownership		
Ivallie	& Title	Principal Office Address		70 Ownership				
Name	& Title	Principal Offic	Principal Office Address		% Ownership			
1 (dille		Timelput Office Address		/ v & wnersmp				
Name	& Title	Principal Office Address		% Ownership				
Tvairie	æ mic	Timeipai Oine	Finicipal Office Address			70 Ownership		
Name	& Title	Principal Office Address			% Ownership			
Tunic	Name & Title			cipai Office Address			70 Gwilership	
Name & Title Principa		Principal Offic	Principal Office Address			% Ownership		
List al	Il persons that have a 10% or	greater equity in	terest not lis	ted above	·.			
Name Principal Office Address % 0wnership								
Name		Finicipal Offic	e Audress			76 Ownership		
Marer -		Dringing 1 Off	20 Address			0/ Over and in		
Name		Principal Office	e Address			% Ownership		
Name		Principal Office	ce Address			% Ownership		
		i				i .		

17.	Read the following questions carefully. If the answer is yes to any of the questions, attach a full written explanation. Include names, dates, court name and address, case number, judgement amounts.			
A.	Are there any civil or criminal proceedings pendin or civil or criminal convictions, plea of nolo contectoring entered against the applicant that involve the dealings or moral turpitude?	() Yes, attach explanation () No		
В.	Has the applicant ever been the subject of a bankru benefit of creditors, receivership, conservatorship, proceeding?	() Yes, attach explanation () No		
C.	Has any other state or federal government agency denied the applicant a license?		() Yes, attach explanation () No	
D.	enforcement proceeding by any state or federal go	s/has the applicant been the subject of any administrative action or inforcement proceeding by any state or federal government agency involving fines, penalties, or the revocation or suspension of any business icense or permit?		
18.	Is applicant a subsidiary?	Yes	□ No	
	Parent company name:			
	Mailing address:			
	City:	State:	Zip Code:	
	If applicant's parent company is a corporation, stat	where and when incorpo	rated.	
	State Incorporated:	Date Incorporated:		
	DITION TO ALL OF THE ABOVE, APPLICAN			
A.	Certificate of Resolution form stating who can sign	n official documents on bef	nalf of the applicant.(See Attachment A)	
В.	Biographical / Authority Sheet completed and nota	rized for everyone listed in	n #16.(See Attachment B)	
C.	A current 10-year employment/experience form for	r everyone listed in #16 and	d sole proprietors.(See Attachment C)	
D.	Residence addresses for the last 10 years for every	one listed in #16.(See Attac	chment D)	
E.	Provide copies of the following, whichever are app	olicable:		
	Certificate of Good Standing from the Secretar incorporated or organized.	ry of State or other state au	thority in which the applicant was originally	
	2. If applicant is a corporation, provide a copy of	Articles of Incorporation,	including amendments.	
	3. If applicant is a Limited Liability Company (Lagreement.	LC) provide a copy of the	Articles of Organization and operating	
	4. If applicant is a general partnership or a Limite Agreement.	ed Liability Partnership (Ll	LP) provide a copy of the Partnership	

APPL	ICATI	ION AFFIDAVIT		
Signed this day of	20			
	Name of C	Company		
Ву:	Signature	of Authorized Person		
	Print Name	e and Title		
**********	******	********	*****	
STATE OR COMMONWEALTH OF COUNTY /PARISH OF				
perso. (authorized person above)	nally car	me and appeared before	me, the undersigned	
notary, and declared under oath that she/he		(Title)		
(Name of Company)	, that sl	he/he is authorized to sig	gn and submit the attached	
application and that all statements and repre	esentatio	ns made therein are true	and correct to the best of	
his/her knowledge, information and belief.				
		Signature of the authorized person		
Sworn to and subscribed before me on this	the	day of		
		Notary Public		
(Seal)		Print Name of Notary F	ublic	
(Scar)		My Commission Expire	es:	

CERTIFICATE OF RESOLUTION This form must be completed by all applicants, except sole proprietors, and must include the applicant's full name, including trade name(s), D/B/A name(s), or assumed name(s), if applicable. This is to certify that at a meeting of the \bigcap Board of Directors/or \bigcap Members/ or \bigcap Partners of Full Legal name of applicant/company organized under the laws of the State/Commonwealth of _____ held at Zip Code City State Street address on the day of 20, the following resolution was duly and legally presented and adopted, to wit: It being the desire and purpose of Full Legal name of applicant/company to be licensed or registered, BE IT RESOLVED, that Name of authorized representative of this limited liability company, corporation, who is the ___ ☐ limited partnership, or ☐ general partnership is, in his/her official capacity, hereby authorized and directed to prepare, execute, verify, and present to the proper state authorities, for filing, a written application for licensure or registration. Further, he/she is hereby authorized and empowered to make, sign and execute all documents pertaining to the application and to perform every act whatsoever as required to file the application on behalf of Full Legal name of applicant/company **AUTHORIZED SIGNATURE** (If corporation, this form must be signed by Secretary) **Print Name** TITLE:

DATE:

CONFIDENTIAL

AUTHORITY TO OBTAIN INFOR	RMATION FROM OUTSIDE SOURCES
THIS FORM MUST BE SUBMITTED FO	OR EACH PERSON LISTED IN QUESTION # 16
Name:	Social Security #:
Home Address, City, State, Zip Code:	
Date of Birth:	Home Telephone No:
D 14 CH :	
names, dates, court name and address, case number, judgmen	ves" to any of the questions, attach a full written explanation. Include
Have any civil judgments been entered against you during	() Yes, attach explanation () No
the past 10 years?	() res, attach explanation () res
Are there any civil proceedings pending against you or civil	() Yes, attach explanation () No
judgments entered against you which involve fraud or	
dishonesty?	() Ver attech and a diam () Ne
Have you ever been convicted of, plead guilty to, or entered a plea of Nolo Contendere (no contest) to a felony,	() Yes, attach explanation () No
including any which may have been expunged, set aside or	
for which you received a first offense pardon?	
Have you ever been convicted of, plead guilty to, or entered	() Yes, attach explanation () No
a plea of Nolo Contendere (no contest) to any misdemeanor	
involving theft, fraud, or dishonesty, including any which	
may have been expunged, set aside or which you received a first offense pardon?	
Have you been the subject of a bankruptcy, assignment for	() Yes, attach explanation () No
the benefit of creditors, receivership, conservatorship, or	() 1 55, 4111011 () 1 10
any similar proceeding?	
Have you been refused a license or permit to do business	() Yes, attach explanation () No
under the provisions of a similar law or subject to any	
enforcement proceedings by any State or Federal government agency involving the revocation or suspension	
of any business license or permit, fines or penalties?	
Have you been discharged for cause or been requested to	() Yes, attach explanation () No
resign from any employment position?	
I hereby authorize the licensing authority, to make inqui	iries from any financial institution, credit bureau or law
	her financial responsibility, character and fitness in connection
with an application for a license or registration. I hereby certify that the information on this form is, to the second of the	
I hereby certify that the information on this form is, to the	he best of my knowledge, complete and accurate.
	Signature
SUBSCRIBED BEFORE ME ON THIS	
BODSCHABED BEI GRE ME GIV IIIIG	
AT:	_,
AT:(CITY)	(STATE or COMMONWEALTH)
PRINT NAME OF NOTARY PUBLIC:	SIGNATURE OF NOTARY PUBLIC:

Louisiana State Police Bureau of Criminal Identification and Information Baton Rouge, Louisiana

FORMS MUST BE FILLED OUT IN INK AND BE REVIEWED BY SUBMITTING AGENCY/INDIVIDUAL FOR ACCURACY ****FINGERPRINTS ARE NECESSARY FOR A POSITIVE IDENTIFICATION**** ****PLEASE PRINT**** Robert F. Brian **Louisiana Office of Financial Institutions** FACILITY OR AGENCY FACILITY OR AGENCY AUTHORIZED REPRESENTATIVE P.O. Box 94095 SIGNATURE OF AUTHORIZED REPRESENTATIVE MAILING ADDRESS 70<u>804</u> Baton Rouge, Louisiana ZIP CODE FACILITY OR AGENCY PHONE NUMBER CITY STATE **Request For: (pick one only)** □ ADULT DAY CARE □ MEDICAL EXAMINERS □ ADULT RESIDENTIAL □ NURSING HOME □ ALCOHOL AND BEVERAGE COMMISSION □ OCS FOSTER/ADOPTIVE $\hfill\Box$ ALCOHOL BEVERAGE OUTLET □ OCS PERSONNEL \square AMBULANCE SERVICE **⊠OFFICE OF FINANCIAL INSTITUTIONS** □ CASA □ OFFICE OF PUBLIC HEALTH □ CONCEALED HANDGUNS □ PHARMACY BOARD □ CRIMINAL JUSTICE EMPLOYEE □ POSTSECONDARY EDUCATION □ DAYCARE □ PRACTICAL NURSING □ DENTISTRY BOARD □ PRIVATE ADOPTION □ DEPARTMENT OF LABOR □ PRIVATE INVESTIGATORS □ DEPARTMENT OF PUBLIC SAFETY □ PRIVATE SECURITY □ EMPLOYERS □ PUBLIC HOUSING □ FIREFIGHTERS □ PUBLIC TAG AGENT □ GAMING □ REGISTERED NURSING □ HOME HEALTH AGENCY □ RELIGIOUS ACTIVISTS □ HOSPICE □ RIVERBOAT PILOTS □ IMMIGRATION □ SCHOOL □ INTERMEDIATE CARE FACILITY FOR □ SENATE AND GOVERNMENTAL AFFAIRS MENTALLY RETARDED □ TAXI DRIVERS □ JUVENILE DETENTION CENTER □ USED MOTOR VEHICLE COMMISSION □ DEPARTMENT OF INSURANCE □ VOLUNTEERS WORKING WITH CHILDREN □ MANUFACTURED HOUSING APPLICANTS FULL NAME: ****PRINT - USE INK**** LAST FIRST **MIDDLE** {INCLUDE MAIDEN NAME & PREVIOUS MARRIED NAMES IF APPLICABLE} APPLICANTS SIGNATURE: APPLICANTS SOCIAL SECURITY # _ _ - _ - DATE OF BIRTH: _ / _ / _ _

AUTHORIZATION TO DISCLOSE CRIMINAL HISTORY RECORDS INFORMATION

DRIVERS LICENSE #_____ & STATE ____ RACE ___ SEX ___

TYPE OF OFI LICENSE APPLIED FOR

By my signature above, I hereby authorize the Louisiana State Police to release all pertinent criminal record information maintained in their files, other states files, or the FBI files (if applicable) which may confirm or deny my eligibility with the facility or agency named above.

Attachment [C]				
EMPLOYMENT/EX	XPERIENCE H	ISTOR	Y FOR	THE LAST 10 YRS
Each sole proprietor, officer, directed	or, partner, member, n	nanager a	nd 10% or g	greater equity owner of applicant
must fill out this form. You may su				des the information listed below.
Explain any gaps in work history. (A	Ittach additional sheets	s, if neces	sary)	
NAME:				
Employer Name and Address	Position/Brief	Start	End	Reason for Leaving
Employer Name and Address	Description of	Date	Date	Reason for Leaving
	Duties	Date	Date	
Attachment [D]				
LIST RESIDENTIA	L ADDRESSES	FOR	THE LA	ST 10 YRS
Each sole proprietor, officer, direc	tor, partner, member,	manager	and each	10% or greater equity owner of
applicant must fill out this form. (Att				
NAME:				
D :1 :141	T	1	C	E ID
Residential Add	aress		Start Date	End Date

IRREVOCABLE LETTER OF CREDIT

	BY:				and
		(Name of Financial Institution)			
	BETWEEN:	Commissioner John Ducrest, Trustee, Office of F State of Louisiana	inancial Institu	utions, Office o	f the Governor,
and					
	(License	ee, bond for deed escrow agent)			
jurisdic		the undersigned notaries public, duly commissioned esence of the undersigned competent witnesses, per			respective
				, represented	herein by
	(Financ	al Institution)	ممسيحا لممسنسما	alutian af tha D	and of
	(Bank o	duly autl	norized by reso	olution of the B	oard of
	ors, a copy of wl	nich is attached hereto and made a part hereof, here	inafter referred	d to as "Bank,"	whose mailing
"Comn	nissioner," who	(City) Userest, Trustee, Office of Financial Institutions, State Be mailing address is P.O. Box 94095, Baton Rouge City) June 12 (City) June 12 (City) June 12 (City) June 12 (City)			ferred to as
				, represented	herein by
	(Name	of Licensee)		_	
	•		(City)	(State)	(Zip Code)
who en	tered into the fo	llowing agreement and irrevocable letter of credit,	to-wit:		
Institut	ocable letter of	its duly authorized representative, hereby issues in credit No, which is payablest, Trustee, upon presentment of drafts drawn on E	le to the accou	nt of Commissi	oner of Financial
1.	Obligation of	Issuer. The Letter of Credit must be irrevocable.			
2.	Transferabili	y. Letter of Credit is to be transferable in whole or	in part.		
3.		The beneficiary is Trustee, John Ducrest, Commissi State of Louisiana.	oner, Office o	of Financial Inst	itutions, Office of
4.	<u>Drafts.</u> Drafts	are to be sight, drawn at the option of beneficiary	on Bank.		
5.	Total. The sur	m of all drafts drawn on the letter of credit must not	t exceed in tota	al \$	

IRREVOCABLE LETTER OF CREDIT

- 6. **Purpose.** The purpose of this irrevocable letter of credit is to provide security in lieu of a bond or deposit in escrow of cash for the issuance of a license as a bond for deed escrow agent pursuant to LSA-R.S. 6: 414(B), LSA-R.S. 9:2941-2948, and LAC 10:XV. Chapter 9 Section 901 et seq.
- Office of Financial Institutions for damage occasioned by licensee's operations, the Commissioner shall draw upon this letter of credit an amount equal to the claim but not to exceed the total of this irrevocable letter of credit and shall deposit such funds in the Bank in the form of a certificate of deposit which shall be captioned John Ducrest, Commissioner of Financial Institutions, Trustee. The funds shall not be disbursed nor the certificate of deposit terminated, except for renewal purposes, until settlement of the claim. The Bank and licensee hereby concur and accept this condition for the issuance of a license and irrevocable letter of credit. The Commissioner, Bank and Licensee agree that the drawers, endorsers and bona fide holders of drafts drawn under and in compliance with the terms of this credit that the same shall be duly honored upon due presentment by the Commissioner to the Bank. The Commissioner will only draw upon receipt by the Office of Financial Institutions of a written claim against licensee during the term of this irrevocable letter of credit.
- 8. Procedures for Drawing on the Irrevocable Letter of Credit. The Commissioner shall mark all drafts with the number and date of this irrevocable letter of credit, the name of this Bank and shall attach to said draft the original copy of this irrevocable letter of credit. The amount of the drafts drawn on this credit shall be endorsed on the reverse side of the irrevocable letter of credit by the Commissioner and the presentation of the drafts, if negotiated, shall be warranted by the Bank that such endorsement has been made and documents have been forwarded as herein required. Upon presentment of the draft, Bank agrees to deposit in said Bank a certificate of deposit made payable to John Ducrest, Commissioner of Financial Institutions, Trustee, under the terms and conditions outlines in paragraph seven (7) above.
- 9. <u>Place of Presentment of Draft</u>. All drafts shall be presented at Bank on or before termination of this letter of credit.
- 11. <u>Commissioner's Delegation to a Designee.</u> The Commissioner by authentic act may delegate any part or all of his responsibilities herein to a designee. Any delegation by the Commissioner shall be done in multiple originals and shall be sent to Bank and licensee by certified mail.
- 12. <u>Duty of the Commissioner and His Designee.</u> The Commissioner and his designee shall have only the responsibility of presenting a demand for payment under this irrevocable letter of credit when a written claim has been filed at least twenty-four (24) hours prior to the expiration time of this irrevocable letter of credit, and to serve as trustee of the funds until claims against the licensee are settled.
- 13. **Applicable Law.** This irrevocable letter of credit is to be governed by the laws of the State of Louisiana.

Attachment [E] -Continued

	Bank
	Signature of Bank Representative
THUS DONE AND SIGNED on this	day of, 20, at
na, in the presence of the undersigned witne	esses and me, Notary, after due reading of the whole.
	Notary
WITNESSES:	
	John Ducrest, CPA Commissioner Louisiana Office of Financial In
THUS DONE AND SIGNED on this, Louisiana, in the presence	day of
THUS DONE AND SIGNED on this, Louisiana, in the presence	day of
THUS DONE AND SIGNED on this, Louisiana, in the presence	day of
THUS DONE AND SIGNED on this, Louisiana, in the presence	
	Notary

ESCROW AND REGULATORY AGREEMENT

WHEREAS,
WHEREAS, is a license bond for deed escrow agent under LSA-R.S. 6: 414 (B), LSA-R.S. 9:2941-2948, and LAC 10: XV.Chapter 9 Section 901 et seq.;
WHEREAS, the Commissioner, Office of Financial Institutions, Office of the Governor, State of Louisiana, is a state agency charged with the administration of the LSA-R.S. 6: 414 (B) and LAC 10:XV. Chapter 9 Section 901 et seq.;
WHEREAS,a duly chartered and insured Louisiana bank
or savings institution;
WHEREAS, state regulations, LAC 10: XV. Chapter 9 Section 901 et seq., require that a license of bond for deed escrow agent shall obtain an irrevocable letter of credit, a surety bond or establish a trust account with a federally insured depository institution with a branch located in Louisiana;
WHEREAS, the amount of the letter of credit, bond or trust account shall be ten thousand dollars (\$10,000.00) initially;
WHEREAS, the letter of credit, bond or trust account shall be in favor of the State of Louisiana;
WHEREAS, any person damaged by the license agent's breach of contract, by any obligation arising therefrom, or by any violation of law may bring an action against the letter of credit, bond or trust accounts to recover monies therefrom;
NOW, THERFORE, BEFORE US, the undersigned notaries public, duly commissioned and qualified in and for our respective jurisdiction, and in the presence of the undersigned competent witnesses, personally appeared, duly, (Officer)
authorized by resolution of the Board of Directors, a copy of which is attached hereto and made a part hereof, hereinafter referred to as "Licensee Bond for Deed Escrow Agent", whose mailing address is
(City) (State) (Zip Code)
represented herein by , duly
(Name of Financial Institutions) authorized by resolution of the Board of Directors, a copy of which is attached hereto and made a part hereinafter referred to as "Bank", whose mailing address is:
, and Commissioner John Ducrest, Trustee, Office of Financial
(City) (State) (Zip Code) Institutions, Office of the Governor, State of Louisiana, hereinafter referred to as "Commissioner," whose mailing address is P. O. Box 94095, Baton Rouge, LA 70804-9095 and whose office is located at 8660 United Plaza Blvd., 2nd Floor, Baton Rouge, LA, 70809; who entered into the following escrow and regulatory agreement, to-wit:

ESCROW AND REGULATORY AGREEMENT

Licensee/agent agrees to establish an unencumbered escrow account at the Bank in the amount of the statutory bond or trust account agreement, as determined by the Commissioner, and in the name of the Commissioner as Trustee. If during the term of this escrow account, a written claim is filed with the Louisiana Office of Financial Institutions for damages occasioned by licensee/agent's operations, then the Commissioner shall draw upon this escrow account an amount equal to claim but not to exceed the total of this escrow and shall deposit such funds in the Bank in the form of a certificate of deposit which shall be captioned John Ducrest, Commissioner of Financial Institutions, Trustee. The funds shall not be disbursed nor the certificate of deposit terminated, except for renewal purposes, until settlement of the claim.

The Bank and Licensee/Agent hereby concur and accept this condition for the issuance of a license and establishment of an escrow account. The Commissioner, Bank and Licensee/agent agree that the drafts drawn under and in compliance with the terms of this escrow agreement shall be duly honored upon due presentment by the Commissioner to the Bank. The Commissioner will only draw funds from this escrow account upon receipt by the Office of Financial Institutions of a written claim against licensee/agent.

The Commissioner shall mark all drafts with the number and date of this escrow and regulatory agreement and the name of this Bank and shall attach to said draft the original copy of this irrevocable letter of credit. The amount of the drafts drawn on this escrow account shall be noted in the Bank's records for the escrow account and the presentation of the drafts, if negotiated, shall be warranted by the Bank that such endorsement has been made and documents have been forwarded as herein required. Upon presentment of the draft Bank agrees to deposit in said Bank a certificate of deposit made payable to John Ducrest, Commissioner of Financial Institutions, Trustee, under the previously stated terms and conditions.

The Commissioner, by authentic act, may delegate any part or all of his responsibilities herein to designee. Any delegation by the Commissioner shall be done in multiple originals and shall be sent to Bank and Licensee/agent by certified mail.

The Commissioner and his designee shall have only the responsibility of presenting a demand for payment under this escrow agreement when a written claim has been filed prior to the expiration time of the escrow account, and to serve as trustee of the funds until claims against the Licensee/agent are settled.

In no event shall the term of the Escrow and Regulatory Agreement extend beyond one year maximum, unless renewed at the licensee's request. Sixty days after the last bond for deed transaction is satisfied, the licensee may petition the Office of Financial Institutions for termination of the escrow and regulatory agreement, which then may be terminated at the discretion of the Commissioner.

This agreement is to be governed by the laws of the State of Louisiana. The Licensee/agent agrees to appoint the following Louisiana resident as its agent for service of process:

Attachment [F] -Continued

	Bank
	Circular Charl Danier
	Signature of Bank Representative
THUS DONE AND SIGNED on this	day of 20 at
ana, in the presence of the undersigned witne	day of, 20, at esses and me, Notary, after due reading of the whole
	N. C.
	Notary
WITNESSES:	
	John Ducrest, CPA
	Commissioner Louisiana Office of Financial Institutions
THUS DONE AND SIGNED on this	day of, 20, at
	esses and me. Notary, after due reading of the whole
iana, in the presence of the undersigned witne	esses and me, rotary, after due reading of the whole
ana, in the presence of the undersigned with	Notary
ana, in the presence of the undersigned with	
ana, in the presence of the undersigned witne	
	Notary
WITNESSES: THUS DONE AND SIGNED on this	Notary Licensee Bond for Deed Escrow Agent Signature of Authorized Person day of , 20 , at
WITNESSES: THUS DONE AND SIGNED on this	Notary Licensee Bond for Deed Escrow Agent Signature of Authorized Person

ATTACHMENT [G]

IRREVOCABLE POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENT, that the undersigned licensee, does hereby assign or transfer to the Commissioner of Financial institutions, State of Louisiana, and his successors in office, the securities described below, currently outstanding and registered in the name of the undersigned individual or company on the books of the following depository institution located in Louisiana:

(Name	of Depository Institution & Bra	nch Address)	
The security/account thus transferred is describ	ed as follows (include seco	urity/account number):	
(Account Owner)			
The undersigned hereby irrevocably appoints and a described security on the books of the institution na substitute or substitutes, hereby ratifying and confinexpressly understood that the above appointment, a requirements of LAC10:XV.Chapter 9 Section 909 other legal entities licensed to serve as bond for decivity without first having received written consent from the second se	amed above, with power also rming all that shall be lawfing assignment and transfer is form (C) as relates to deposits of the ded escrow agents in the State	so to appoint and authorize one ally done under authorization has the sole purpose of effecting f in escrow by persons, partner the of Louisiana. This instrume	or more persons as a perein granted, it being compliance with the ship, corporations and
WITNESSES:			
		gnature if individual applicant or pi (Individual Signing for Corpora	
		(murriam signing for Corporal	
WITNESSES:		day of	
	Ву:	(Signature and Title o	f Depository Representative
		(Depository Phone Nu	mber)
(for corporations, li	ACKNOWLEDGMI mited liability companies	ENT , trusts and partnerships)	
STATE OF			
PARISH OR COUNTY OF			
Personally appeared before me, of of of applicant he executed and delivered the foregoing i do, as evidenced by the attached resolution (if a content of the content	instrument(s) and that s/he reporation or LLC) or trust of	, personally know and that the time of the execution locument if a trust).	n, who after being duly for and on behalf of the n thereof authorized so to
· · · · · · · · · · · · · · · · · · ·	•		

(Notary Public)

BOND FOR DEED SURETY BOND No.

KNOW All MEN BY THESE PRESEN	T: That we,		110	
(Principal-Licensee's Name including trade name or d/b/a)				, , , , , , , , , , , , , , , , , , ,
(Principal's physical location)				as Principal,
and				
(Surety's Name)				
			()	
(Surety's Address)			(Surety's Phone N	Jumber)
a corporation duly organized under the laws of the	ne State of	<u> </u>		_, which is authorized to
engage in the business of insurance in the State of				
Financial Institutions of the State of Louisiana, in				
United States, for which payment will and truly successors and assigns, jointly and severally, firm			ur neirs, executors	, administrators,
Whereas, the above bounden Principal halicense to conduct the business of bond for dee 9:2941 et seq., and LAC 10:XV. Chapter 9 Secti Principal with the terms of said law and any other deed escrow agent. This bond is for the benefit of Principal's failure to comply with the aforesaid should bond for deed escrow, agent organization. If Principal as a result of such violation, shall have the name of the injured party for loss sustained by the Office of Financial Institutions and the days after receipt of said notice by the Office of unless commenced within two years from the days after paid, the surety's total limit of liability	d escrow agent on 909 et seq., er legal obligati of the State of I statute or other ncipal shall vio at, the Commis in addition to by the injured p d Surety by giv Surety shall be Financial Instit te the cause of	organization a the purpose of ons arising out Louisiana and a legal obligation late the aforesa sioner of Finan all other legal rarty. ing sixty (60) derelieved of any utions. No cau action accrues anue in force and	s required by LSA which is to secure of the Principal's all persons suffering a arising out of Principal statue, or other cial Institutions, as remedies, a right of ays notice in writing further liability use of action shall lagainst the principal difference of principal states.	-R.S. 6:414, LSA-R.S. the compliance by conduct as a bond for g damages by reason of ncipal's conduct as a legal obligation arising s well as any person f action on this bond in and of its intention so to nder this bond sixty (60) ie against the Surety al.
Signed at	, the	_day of	, 20	in the presence
Signed at of the subscribing competent witnesses.	-			•
Principal	-	Surety		
D	D			
By:	By:			· <u>·</u>
Print of type name of signer	-	Print or type nar	ne of signer	
WITNESSES:				

LIST OF FINANCIAL INSTITUTION ACCOUNTS CONFIDENTIAL

Location & Identification numbers of all bank accounts in which CLIENTS' FUNDS/LICENSEES' FUNDS are transacted:

Account No.:
Account Name:
Financial Institution:
Address:
Signature Authorities:
Account No.:
Account Name:
Financial Institution:
Address:
Signature Authorities:
Account No.:
Account Name:
Financial Institution:
Address:
Signature Authorities:
Account No.:
Account Name:
Financial Institution:
Address:
Signature Authorities:

AGENT FOR SERVICE OF PROCESS AND ACKNOWLEDGEMENT

(For Corporations, LLCs, and all Out-of-State Entities)

Louisiana A	Agent for	Service of	Legal	Process:
-------------	-----------	------------	-------	----------

(a)	Name of Agent:		d be the same as listed in d with the Louisiana Sec	n question 11 of the application cretary of State.
(b)	Business Address:			
	City:	-	State:	Zip Code:
(c)	Business telephone n	number: ()		
I here	by acknowledge and ac	ccept the appointm	ent of registered ager	nt for and on behalf of
Full 1	egal name of Licensee			
	Signed by:	Designad A sam	t or Authorized Repre	
		Registered Agen	t or Authorized Repre	eseniative
Swor	n to and subscribed bef	Fore me this	day of	, 20
			1	Notary Public

Should the licensee/registrant change its Agent for Service of Process, a new acknowledgement form reflecting such change is required to be submitted to this Office.

LOUISIANA REVISED STATUTES TITLE 6. BANKS AND BANKING CHAPTER 4. PROHIBITED PRACTICES; SANCTIONS

(Current through 2006 Regular Legislative Session)

§ 414. Use of certain terms by persons other than financial institutions prohibited

A. No person other than a financial institution shall in any manner directly or indirectly in written or verbal advertising or other communication purport to offer a savings account, savings deposit, certificate of deposit, savings certificate, money market certificate, share account, share draft account, passbook account, checking account, or withdrawals from such accounts. This provision, however, shall not be construed to prohibit any person from describing in verbal or written advertisement in this state the investment services it is offering, provided that such advertisement does not mislead the public by implying that such investment services are the equivalent of those stated above.

B. No person other than a financial institution or other person subject to the general supervision or regulation of the commissioner pursuant to this Title or Title 9 of the Louisiana Revised Statutes of 1950 shall engage in business as a bond for deed escrow agent on or after November 1, 1993, unless such person has first obtained a license pursuant to regulations issued by the commissioner. A person engaged in business as such an agent on January 1, 1993, may continue to be so engaged and shall have until December 31, 1993, to obtain a license in conformity herewith. The commissioner shall promulgate such rules and regulations as deemed necessary to implement this provision.

C. Any person who is found guilty of a violation of any of the provisions of this Section shall be punishable by a fine of not more than one thousand dollars, and each day of violation shall constitute a separate offense.

LOUISIANA REVISED STATUTES
TITLE 9. CIVIL CODE BOOK III
OF THE DIFFERENT MODES OF
ACQUIRING THE OWNERSHIP OF THINGS
CODE TITLE VII-SALE
CHAPTER 2. CONVENTIONAL SALES
PART I. BOND FOR DEED CONTRACTS

(Current through 2006 Regular Legislative Session)

§ 2941. "Bond for deed" defined

A bond for deed is a contract to sell real property, in which the purchase price is to be paid by the buyer to the seller in installments and in which the seller after payment of a stipulated sum agrees to deliver title to the buyer.

§ 2942. Unlawful to sell encumbered real property by bond for deed without guarantee to release on payment

It shall be unlawful to sell by bond for deed contract, any real property which is encumbered by mortgage or privilege without first obtaining a written guarantee from the mortgage and privilege holders to release the property upon payment by the buyer of a stipulated mortgage release price, with which agreement the secured notes shall be identified. The agreement shall be recorded in the mortgage records of the parish where the property is situated before any part of the property is offered for sale under bond for deed contracts. The provisions of this Part likewise shall apply to any property offered for sale by bond for deed contract, which may be subsequently mortgaged or encumbered by a privilege.

§ 2943. Method of payment

All payments by the buyers under bond for deed contracts of property then or thereafter burdened with a mortgage or privilege, shall be made to some bank authorized to do business in this state, which shall have been designated as the escrow agent for all parties interested in the contract. The payments shall be distributed by the escrow agent between the seller and the holder of the mortgage or privilege, in such proportion as the secured obligation shall bear to the purchase price in order to insure the buyer an unencumbered title when all payments have been made as provided in the bond for deed contract.

§ 2944. Timely payment of installments precludes foreclosure; change of description upon foreclosure

The payment as they fall due of all installments by buyers under bond for deed contracts, shall preclude the holder of any secured notes from foreclosure, but the failure of the buyers to make payments as they fall due, shall secure to the holder of the notes the right to foreclose when the notes become due and are unpaid. In the event of a foreclosure under such circumstances, the description as contained in the act of mortgage may be changed so as to leave unaffected those lots or tracts of land on which payments have been kept up and so as to affect and adjudicate under the foreclosure only such lots as may be in default of payments and other lots not sold under bond for deed contracts.

§ 2945. Cancellation of bond for deed upon default

- A. If the buyer under a bond for deed contract shall fail to make the payments in accordance with its terms and conditions, the seller, at his option, may have the bond for deed canceled by proper registry in the conveyance records, provided he has first caused the escrow agent to serve notice upon the buyer, by registered or certified mail, return receipt requested, at his last known address, that unless payment is made as provided in the bond for deed, within forty-five days from the mailing date of the notice, the bond for deed shall be canceled.
- B. Where there is no mortgage or privilege existing upon the property, and the buyer shall be in default, the seller shall exercise the right of cancellation in the same manner.
- C. The fee of the clerk of court for the registry of the cancellation shall not exceed the legal rate per hundred words fixed for conveyance registries.

§ 2946. Unlawful to require mortgage notes when property encumbered; act of sale

It shall be unlawful for any seller in a bond for deed contract to require promissory notes to represent the purchase price or any portion thereof, if the property should be encumbered with a mortgage or privilege. Upon the payment to the escrow agent of the sum necessary to release the property, the seller shall execute a deed to the buyer and may then exact one or more mortgage notes to represent any portion of the unpaid purchase price. Should the property not be encumbered with a mortgage or privilege, and a note has been executed to represent all or a part of the price under the bond for deed contract, when the buyer shall become entitled to demand a deed, the seller shall execute an authentic sale and the notary passing it shall require the production of the note or notes and shall cancel them at the time of passing the sale.

§ 2947. Penalty for violations

Any person who sells by bond for deed contract any real property encumbered by mortgage or privilege without first obtaining and recording the guarantee required by R.S. 9:2942, shall be fined not more than one thousand dollars, or imprisoned for not more than six months, or both.

Any seller in a bond for deed contract of property encumbered with a mortgage or privilege, who requires promissory notes to represent the purchase price or any portion thereof, shall be fined not more than one thousand dollars, or imprisoned for not more than six months, or both.

§ 2948. Bond for deed buyer deemed owner for purposes of homestead exemption

Notwithstanding any other provisions of law to the contrary, the buyer under a bond for deed contract shall be deemed, for purposes of the homestead exemption only, to own any immovable property he has purchased and is occupying under bond for deed, and may be eligible for the homestead exemption provided in Article VII,

Section 20(A) of the Constitution of Louisiana if otherwise qualified. The buyer under a bond for deed contract shall apply for the homestead exemption each year.

§2949. [Blank]

RULES Bond For Deed Escrow Agents (LAC 10:XV. Chapter 9)

§901. Definitions

Bond for Deed - a contract to sell real property, in which the purchase price is to be paid by the buyer to the seller in

installments and in which the seller, after payment of a stipulated sum, agrees to deliver title to the buyer.

Buyer- a prospective transferee of title to real property which is the subject of the bond for deed transaction.

Commissioner - the commissioner of the Office of Financial Institutions.

Escrow Agent - a person designated by the parties to a bond for deed transaction who distributes payments made by the buyer to the seller, or on behalf of the seller, to any person in accordance with a written bond for deed escrow agent agreement.

*Perso*n - any individual, firm, corporation, limited liability company, partnership, association, trust, or legal or commercial entity, or other group of individuals, however organized.

Principal Shareholder - a person owning in excess of 10 percent of the total outstanding shares of a corporation, a limited liability company or other legal or commercial entity.

Real Property - immovable property located in Louisiana.

Seller - a prospective transferor of title to real property which is the subject of the bond for deed transaction.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR20:412 (April 1994), amended LR 22:187 (March 1996).

§903. License Requirement, Ownership Change, Location Change, Name Change, Ceasing to Do Business

A. No person, other than a financial institution or other person subject to the general supervision or regulation of the commissioner pursuant to Title 6 or Title 9 of the Louisiana Revised Statutes of 1950, as amended, shall engage in business as a bond for deed escrow agent, unless such person has first obtained a license in conformity with this rule. Licenses are only required for those persons who wish to act as escrow agent, pursuant to written agreement, for the transfer of real property located within the boundaries of the state of Louisiana. The license must be prominently displayed at each location where business as a bond for deed escrow agent is conducted.

B. A license issued in accordance with this rule shall be nontransferable. A licensee shall give 30 days prior written notification to the Office of Financial Institutions of any change in ownership of 25 percent or more of its outstanding voting securities or equity ownership. A change in ownership of more than 50 percent shall

require the acquiring person to apply for a new license in accordance with the provisions of §905 before ownership transfer occurs.

- C. No licensee shall change its name or the location of any office without prior written notification to the commissioner. Written notification should be submitted 30 days prior to the anticipated date of change.
- D. No licensee shall cease doing business without providing 30 days prior written notification to the commissioner and shall also provide therewith evidence of full compliance with all applicable laws and regulations.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:187 (March 1996).

§905. Application for License and Renewal, Forms, Contents, Fees

- A. Applications for licensure shall be in such form and contain such information as the commissioner may from time to time prescribe. Application forms may be obtained from the Office of Financial Institutions. The application shall contain a public section and a confidential section as determined by the commissioner.
- 1. The original of the application accompanied by a non-refundable license fee of \$150 shall be submitted by U.S. mail or private mail courier in completed form to the commissioner. Any other method of delivery shall cause the application to be returned.
- 2. Upon receipt of the application the commissioner, or his designee, shall conduct an investigation. Additional information not included in the application, which is necessary to determine qualification for licensing, may be requested from the applicant. Failure to provide the information requested on a timely basis may necessitate the return of the application to the applicant or may necessitate denial of the application by the commissioner. Processing of an application will not be completed until the satisfactory conclusion of such required investigation.
- B. Each applicant shall possess and maintain a net worth of \$25,000. Further, the financial condition, business experience and background of the applicant shall be such as to reasonably warrant the commissioner's belief that the applicant's business shall be conducted honestly, carefully and efficiently. The commissioner shall investigate and consider the qualifications of each sole proprietor, partner, director, officer, principal shareholder or member of an applicant in determining whether the applicant qualifies for licensure.
- C. Effective January 1, 1995, and on or before March 15 of each year, each licensee shall file an application for renewal and shall pay to the Office of Financial Institutions a nonrefundable license renewal fee of \$100. If the renewal application and fee are mailed after March 15, but on or before April 15, an additional late penalty equal to 50 percent of the renewal fee shall be paid as a prerequisite for renewal of an existing license. Failure to mail an application for renewal with its accompanying fee on or before April 15 shall result in expiration of the existing license.
- D. The application for renewal shall be in such form and require such information as prescribed from time to time by the commissioner. The licensee may be required to submit with the renewal application an annual report disclosing all business activities with regard to servicing escrow agent agreements conducted during the

previous year. With any renewal application, the licensee shall also provide annual financial statements sufficient to determine each licensee's financial condition.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:187 (March 1996).

§907. Escrow Deposit Account

A. No person shall engage in business as a bond for deed escrow agent without first providing evidence to the commissioner that an escrow deposit account has been established for the sole purpose of receiving the proceeds of monthly payments paid to the licensee by a buyer. The escrow deposit account shall be established with a federally-insured depository institution or branch thereof. The licensee shall give the commissioner written authority to examine the escrow deposit account and if said account is located in an institution domiciled outside of the state of Louisiana, the licensee shall pay any reasonable and necessary expenses, in addition to the examination fee permitted by §911 of this rule, incurred by the commissioner or his designated representatives to conduct such an examination. The licensee shall hold all proceeds of monthly payments in trust from the moment of their receipt. The licensee shall timely account for or deliver to any person any personal property obtained by the escrow agent as required by a written bond for deed escrow agent agreement such as money, funds, deposits, checks, drafts or other property of any value which has come into his hands and which is not his property, or which he is not by law entitled to retain. The licensee shall not commingle the proceeds in the escrow account with his own property or funds. If the licensee commingles any proceeds received from a buyer with his own property or funds controlled by licensee, all commingled proceeds and other property shall be considered held in trust by licensee in an amount equal to the amount of the proceeds owed any person by a buyer, which is to be paid on behalf of a seller.

B. When a licensee ceases to do business as a bond for deed escrow agent for any reason, the licensee shall immediately supply the commissioner with a written list of all parties that are represented by the licensee under all bond for deed escrow agent agreements. The licensee shall also supply the commissioner with a written list of all persons to whom he/she is required to make payments on behalf of any parties to bond for deed escrow agreement. Said lists shall be certified by the escrow agent.

AUTHORITY NOTE: Promulgated in accordance with R.S. 6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:188 (March 1996).

§909. Irrevocable Letter of Credit, Surety Bond, Other Security

A. No person shall engage in business as a bond for deed escrow agent without having first issued, in favor of the Office of Financial Institutions, an irrevocable letter of credit in an amount to be determined by the commissioner, but in no event less than \$10,000, which letter of credit shall be issued by a federally insured financial institution. Each applicant shall enter into an Irrevocable Letter of Credit Agreement, an Escrow and Regulatory Agreement and Power of Attorney with the Office of Financial Institutions on forms supplied by the commissioner before being issued a license to commence business.

B. In lieu of such irrevocable letter of credit as required in Subsection A above, each applicant may post and maintain a surety bond issued by a bonding company or insurance company, either of which must be authorized to do business in Louisiana, in the amount of \$10,000, to cover the first year of operation as a licensed bond for deed escrow agent. The bond shall be in a form acceptable to the commissioner and shall run to the Office of Financial Institutions for the benefit and use of the Office of Financial Institutions, parties to the bond for deed

agreement or any persons with a right to the payments made on behalf of any parties to a bond for deed escrow agreement for any liability incurred as a result of the failure of the licensee to perform under a bond for deed escrow agent agreement. Persons who have claims against the licensee or its agents may bring suit directly on the bond. The Louisiana attorney general may bring suit on the bond on behalf of claimants either in one action or successive actions.

- C. In lieu of such an irrevocable letter of credit, corporate surety bond, or any portion of such instruments required by this section, the licensee may deposit in escrow with any federally-insured depository institution, or branch there of, located in Louisiana, the substitution of cash in an amount not less than that required by the irrevocable letter of credit or corporate surety bond, or any portion thereof to be determined by the commissioner. A deposit of cash shall be made in an interest bearing account, which must be pledged to the commissioner. The licensee shall be entitled to receive all interest and dividends on the deposit placed in escrow.
- D. The amount of the irrevocable letter of credit, surety bond or cash escrow deposit after the first year of operation may be determined by the commissioner based upon the following nonexclusive factors:
- 1. the highest level of bond for deed transaction activity performed by the licensee during any one month in the preceding calendar year;
- 2. the risk to the general public, if any, commensurate with the continuance of the existing surety bond amount established during the preceding period;
- 3. in no event shall the total amount of security be less than \$10,000.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:188 (March 1996).

§911. Record Keeping and Retention, Examination

- A. A bond for deed escrow agent required to be licensed under this Chapter shall maintain in his/her office such books, records and accounts as are reasonably necessary to allow the commissioner to determine whether such bond for deed escrow agent is complying with the provisions of this rule and with the provisions of all escrow servicing agreements entered into by him/her. Such books, records and accounts shall be maintained separate and apart from any other business in which the bond for deed escrow agent is involved and shall be kept at the licensed location unless otherwise permitted in writing by the commissioner. Further, each licensed bond for deed escrow agent shall maintain a record of all bond for deed transactions and escrow agent agreements effected by him/her for a period of three years following the expiration or termination of such escrow agent agreement. Each bond for deed escrow agent licensed by this office shall also maintain a file containing the original and/or copies of all complaints filed by sellers, buyers or other third parties affected by bond for deed transactions or escrow agent agreements entered into by the licensee.
- B. The commissioner, or his designee, may visit and examine each licensee in accordance with a schedule consonant with the use, to the fullest extent possible, of the resources of the Office of Financial Institutions, in accordance with good examination practice, to determine compliance with this rule, to investigate complaints or for other good cause shown. If records are moved outside of the boundaries of Louisiana, the bond for deed escrow agent, at the commissioner's option, shall make such records available to the commissioner at a location within this state convenient to the commissioner or shall pay the reasonable and necessary expenses for the commissioner or his representatives to examine such records at the place where they are maintained.
- C. The commissioner shall assess an examination and/or visitation fee of \$50 per hour per examiner. If this fee is not paid within 30 days after its assessment, the licensee examined shall be subject to an administrative

penalty of not more than \$50 for each day the fee is late. The penalty, together with the amount due, plus attorney fees and court cost, may be recovered by the commissioner in a civil action brought in any court of competent jurisdiction.

D. The commissioner shall have the authority to examine the books, records and accounts of any former licensee as they pertain to bond for deed escrow activities.

AUTHORITY NOTE: Promulgated in accordance with R.S. 6:414(B)..Title 10, Part XV

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:189 (March 1996).

§913. Significant Developments

Each licensee must report any significant developments immediately to the commissioner, including but not limited to:

- 1. the filing of any bankruptcy petitions by the licensee;
- 2. the indictment or conviction of a felony by any sole proprietor, partner, director, officer, principal shareholder, member or agent of licensee.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:189 (March 1996).

§915. Suspension or Revocation of License

- A. After the licensee has been given notice and an opportunity to be heard, the commissioner may suspend or revoke the license of a bond for deed escrow agent in accordance with R.S. 6:121.1, 6:122 and/or any other relevant provision of law, whenever it has been established that the licensee has:
- 1. violated any provisions of the law or regulations applicable hereto, or committed any act which would constitute grounds for the refusal of a new license;
- 2. knowingly provided or caused to be made to the commissioner any false or fraudulent misrepresentation of material fact, or suppressed or withheld from the commissioner any information which, if submitted, would have rendered the licensee ineligible to be licensed under this Chapter;
- 3. refused to permit examination by the commissioner of the licensee's books, records or affairs, or has refused or failed, within a reasonable time, to furnish information or to make a report that may be required by the commissioner under the provisions of any applicable law or regulation;
- 4. violated the reporting requirements set out in .913; or
- 5. failed to pay all fees and/or assessments as may be imposed by the Office of Financial Institutions.
- B. In the event the commissioner suspends the license of an escrow agent, the licensee may continue to service any existing escrow agent agreements entered into prior to the date of suspension but may not enter into new escrow agent agreements subsequent to the date of suspension.

- C. In the event the commissioner revokes the license of an escrow agent, or if the license expires for failure to renew, the escrow agent may not enter into any new escrow agent agreements subsequent to the date of revocation or expiration and must further comply with one of the following conditions:
- 1. the licensee must sell all existing escrow agent agreements entered into prior to the date of revocation of the license to a duly licensed escrow agent; or
- 2. if the licensee is unable to sell the escrow agent agreement to another duly licensed escrow agent, then each escrow agent agreement entered into by licensee must be terminated.

AUTHORITY NOTE: Promulgated in accordance with R.S.6:414(B).

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR 20:412 (April 1994), amended LR 22:189 (March 1996).

§917. Enforcement Powers of the Commissioner

In addition to the enforcement powers specifically conferred upon the commissioner by other laws, the commissioner shall have such regulatory, investigative, and enforcement authority conferred upon him, through the Office of Financial Institutions, pursuant to all other enforcement provisions of Title 6 and Title 9 of the Revised Statutes of 1950 which may be applicable to persons licensed hereunder.

AUTHORITY NOTE: Promulgated in accordance with Act 932 of 1993.

HISTORICAL NOTE: Promulgated by the Department of Economic Development, Office of Financial Institutions, LR20:415 (April 1994).